

ANNUAL INDEX for 2010, Volume 65, Nos. 1-4

ARTICLES

Arbitrating Commercial Real Estate Lease Disputes. By Susanna S. Fodor and Steven C. Bennett, 2-3:90

Arbitrating Disputes Between Companies and Individuals: Lessons from Abroad. By Peter B. Rutledge and Anna W. Howard, 1:30

The Arbitration of Employment Disputes in the Securities Industry: An Assessment 1986-2008. By David B. Lipsky, Ronald L. Seeber and Ryan Lamare, 1:12

Arbitration—An Ideal Way to Resolve High-Tech Industry Disputes. By Raymond G. Bender, Jr., 4:44

Arbitration in Indian Country: Taking the Long View. By Gabriel S. Galanda, 4:30

The Automobile Industry Special-Binding Arbitration Program: A Review and Analysis. By Peter Silverman, 4:36

Can State Laws Prevent Arbitration of International Insurance Disputes under the New York Convention? By Roland C. Goss, 4:14

The Case for User Feedback in Selecting Arbitrators. By Lisa Davis George, 4:18

Challenging Arbitration Agreements for Unconscionability: An Uphill Battle for Employees and Others. By Gerald M. Levine, 4:24

Challenging the Selection of an Arbitrator. By Desmond Cullimore, P.E., BCEE, 2-3:62

Classwide Relief: Will It Go or Will It Stay? By Joseph M. McLaughlin and Christopher J. Cahill, 4:6

A Closer Look at the Raging Consumer Arbitration Debate. By Steven C. Bennett and Dean A. Calloway, 2-3:28

Colorado and Beyond: Why Public Owners Need ADR. By Skippere S. Spear and Dennis Largent, 2-3:66
The Conflict Over Conflict

Information is cited by the number of the issue (1 for the Feb.-Apr. issue, 2 for the May-July issue, 3 for the Aug.-Oct. issue, 4 for the Nov.-Jan. issue), followed by the page number on which the article begins.

Management. By David B. Lipsky and Ariel C. Avgar, 2-3:11

Conflicting Arbitration Clauses and the "Battle of the Forms". By Lisa B. Möll, 4:80

Drafting Class Arbitration Clauses After Stolt-Nielsen. By Paul Friedland and Michael Ottolenghi, 2-3:22

DRBs: What the Cases Say About Them. By Daniel D. McMillan, 4:58

Green Building: Trend or Megatrend? By Jerome F. Rock, 2-3:72

The Impact of the Financial Crisis on International Arbitration. By Stephan Wilske, 1:82

International Arbitration: Do We Need U.S.-Style Discovery? By John E. Beerbower, 2-3:140

Ireland Updates Its Arbitration Regime with a New Law. By Klaus Reichert, 1:16

Isomorphism of Construction Arbitration: The Key to Its Prevention and Reversal. By John T. Blankenship, 2-3:114

Italy Implements Mandatory Pre-Trial Mediation in Civil and Commercial Matters. By Francesca de Paolis, 2-3:16

Labor Bill Sits Under the Radar: The Proposed Public Safety Employer-Employee Cooperation Act. By Mark C. Travis, 2-3:8

Making the Construction Arbitration Hearing More Efficient: Lessons From International Arbitration. By Wendy Kennedy Venoit, 2-3:104
The Maimonides Medical Center Model: Reducing Conflict Through Mutual Respect and Resolving It Through Mediation. By Rebecca Givan, 4:11

Mandatory Arbitration in Nevada Public Works Disputes: Friend or Foe? By Phil Dabney and M. Magali Wysong, 4:68

Med-Arb and Its Variants: Ethical Issues for Parties and Neutrals. By Richard Fullerton, 2-3:52

Mediating by the Book. By Ona Russell, 2-3:44

The New Babraian Arbitration Law and the Babraian "Free Arbitration Zone". By John M. Townsend, 1:74

"Real Time" Prevention and Resolution of Construction Disputes: Varieties of Standing Neutral and What They Do. By James P. Groton and Kerry C. Lawrence, 2-3:128

Resolving Design Disputes with Mediation. By R. Craig Williams, 2-3:124

The "Rotterdam Rules" and Arbitration: Questions and Warning Signs. By Pieter H.F. Bekker and Daniel Ginzburg, 1:68

The Supreme Court Decision in Stolt-Nielsen and Consolidation Requests Under the AAA Construction Rules. By James F. Butler III, 2-3:96
Supreme Court Hears Argument in Stolt-Nielsen. By Eric Tuchmann, 1:6

10 Fundamentals for Mediating the Large, Complex Multi-Party Construction Dispute. By Michael J. Bayard, 2-3:108

The Top 20 Mistakes Attorneys Make in Arbitration and How to Avoid Them. By Judith B. Itting and Harold Coleman Jr., 2-3:78

The Transient and the Permanent in Good Arbitrator Behavior. By William W. Park, 2-3:134

Unique Considerations for the International Arbitration of Intellectual Property Disputes. By M. Scott Donahay, 1:38

Unveiling the 2010 UNCITRAL Arbitration Rules. By James E. Castello, 2-3:21

Waiver of Privilege under Federal Evidence Rule 502 and Arbitration Proceedings. By Angela Foster, 1:24

What Would You Change About Mediation? Considering Changes Proposed from the Other Side of the Atlantic. By Sarah J. Read, 1:62

When Can Attorneys' Fees Be Recovered in an Award Enforcement Action in U.S. Federal Court? By Katherine Ritchey, M. Anderson Berry and Nandini Iyer, 4:74

ANNUAL INDEX for 2010, Volume 65, Nos. 1-4

ARTICLES

Arbitrating Commercial Real Estate Lease Disputes. By Susanna S. Fodor and Steven C. Bennett, 2-3:90

Arbitrating Disputes Between Companies and Individuals: Lessons from Abroad. By Peter B. Rutledge and Anna W. Howard, 1:30

The Arbitration of Employment Disputes in the Securities Industry: An Assessment 1986-2008. By David B. Lipsky, Ronald L. Seeber and Ryan Lamare, 1:12

Arbitration—An Ideal Way to Resolve High-Tech Industry Disputes. By Raymond G. Bender, Jr., 4:44

Arbitration in Indian Country: Taking the Long View. By Gabriel S. Galanda, 4:30

The Automobile Industry Special-Binding Arbitration Program: A Review and Analysis. By Peter Silverman, 4:36

Can State Laws Prevent Arbitration of International Insurance Disputes under the New York Convention? By Roland C. Goss, 4:14

The Case for User Feedback in Selecting Arbitrators. By Lisa Davis George, 4:18

Challenging Arbitration Agreements for Unconscionability: An Uphill Battle for Employees and Others. By Gerald M. Levine, 4:24

Challenging the Selection of an Arbitrator. By Desmond Cullimore, P.E., BCEE, 2-3:62

Classwide Relief: Will It Go or Will It Stay? By Joseph M. McLaughlin and Christopher J. Cahill, 4:6

A Closer Look at the Raging Consumer Arbitration Debate. By Steven C. Bennett and Dean A. Calloway, 2-3:28

Colorado and Beyond: Why Public Owners Need ADR. By Skippere S. Spear and Dennis Largent, 2-3:66
The Conflict Over Conflict

Information is cited by the number of the issue (1 for the Feb.-Apr. issue, 2 for the May-July issue, 3 for the Aug.-Oct. issue, 4 for the Nov.-Jan. issue), followed by the page number on which the article begins.

Management. By David B. Lipsky and Ariel C. Avgar, 2-3:11

Conflicting Arbitration Clauses and the "Battle of the Forms". By Lisa B. Möll, 4:80

Drafting Class Arbitration Clauses After Stolt-Nielsen. By Paul Friedland and Michael Ottolenghi, 2-3:22

DRBs: What the Cases Say About Them. By Daniel D. McMillan, 4:58

Green Building: Trend or Megatrend? By Jerome F. Rock, 2-3:72

The Impact of the Financial Crisis on International Arbitration. By Stephan Wilske, 1:82

International Arbitration: Do We Need U.S.-Style Discovery? By John E. Beerbower, 2-3:140

Ireland Updates Its Arbitration Regime with a New Law. By Klaus Reichert, 1:16

Isomorphism of Construction Arbitration: The Key to Its Prevention and Reversal. By John T. Blankenship, 2-3:114

Italy Implements Mandatory Pre-Trial Mediation in Civil and Commercial Matters. By Francesca de Paolis, 2-3:16

Labor Bill Sits Under the Radar: The Proposed Public Safety Employer-Employee Cooperation Act. By Mark C. Travis, 2-3:8

Making the Construction Arbitration Hearing More Efficient: Lessons From International Arbitration. By Wendy Kennedy Venoit, 2-3:104
The Maimonides Medical Center Model: Reducing Conflict Through Mutual Respect and Resolving It Through Mediation. By Rebecca Givan, 4:11

Mandatory Arbitration in Nevada Public Works Disputes: Friend or Foe? By Phil Dabney and M. Magali Wysong, 4:68

Med-Arb and Its Variants: Ethical Issues for Parties and Neutrals. By Richard Fullerton, 2-3:52

Mediating by the Book. By Ona Russell, 2-3:44

The New Babraian Arbitration Law and the Babraian "Free Arbitration Zone". By John M. Townsend, 1:74

"Real Time" Prevention and Resolution of Construction Disputes: Varieties of Standing Neutral and What They Do. By James P. Groton and Kerry C. Lawrence, 2-3:128

Resolving Design Disputes with Mediation. By R. Craig Williams, 2-3:124

The "Rotterdam Rules" and Arbitration: Questions and Warning Signs. By Pieter H.F. Bekker and Daniel Ginzburg, 1:68

The Supreme Court Decision in Stolt-Nielsen and Consolidation Requests Under the AAA Construction Rules. By James F. Butler III, 2-3:96
Supreme Court Hears Argument in Stolt-Nielsen. By Eric Tuchmann, 1:6

10 Fundamentals for Mediating the Large, Complex Multi-Party Construction Dispute. By Michael J. Bayard, 2-3:108

The Top 20 Mistakes Attorneys Make in Arbitration and How to Avoid Them. By Judith B. Itting and Harold Coleman Jr., 2-3:78

The Transient and the Permanent in Good Arbitrator Behavior. By William W. Park, 2-3:134

Unique Considerations for the International Arbitration of Intellectual Property Disputes. By M. Scott Donahay, 1:38

Unveiling the 2010 UNCITRAL Arbitration Rules. By James E. Castello, 2-3:21

Waiver of Privilege under Federal Evidence Rule 502 and Arbitration Proceedings. By Angela Foster, 1:24

What Would You Change About Mediation? Considering Changes Proposed from the Other Side of the Atlantic. By Sarah J. Read, 1:62

When Can Attorneys' Fees Be Recovered in an Award Enforcement Action in U.S. Federal Court? By Katherine Ritchey, M. Anderson Berry and Nandini Iyer, 4:74

Why These Economic Times Call for Outsourcing Administration of Labor Arbitration Cases. By Linda Beyea and Jeffrey Zaino, 1:48

AUTHORS

Avgar, Ariel C., 2-3:11

Bayard, Michael J., 2-3:108

Beerbower, John E., 2-3:140

Bekker, Pieter H.F., 1:68

Bender, Jr., Raymond G., 4:44

Bennett, Steven C., 2-3:28, 90

Berry, M. Anderson, 4:74

Beyea, Linda, 1:48

Blankenship, John T., 2-3:114

Butler III, James F., 2-3:96

Cahill, Christopher J., 4:6

Calloway, Dean A., 2-3:28

Castello, James E., 2-3:21

Coleman Jr., Harold, 2-3:78

Cullimore, Desmond, 2-3:62

Dabney, Phil, 4:68

De Paolis, Francesca, 2-3:16

Donahey, M. Scott, 1:38

Fodor, Susanna S., 2-3:90

Foster, Angela, 1:24

Friedland, Paul, 2-3:22

Fullerton, Richard, 2-3:52

Galanda, Gabriel S., 4:30

George, Lisa Davis, 4:18

Ginzburg, Daniel, 1:68

Givan, Rebecca, 4:11

Goss, Roland C., 4:14

Groton, James P., 2-3:128

Howard, Anna W., 1:30

Ittig, Judith B., 2-3:78

Iyer, Nandini, 4:74

Lamare, Ryan, 1:12

Largent, Dennis, 2-3:66

Lawrence, Kerry C., 2-3:128

Levine, Gerald M., 4:24

Lipsky, David B., 1:12; 2-3:11

McLaughlin, Joseph M., 4:6

McMillan, Daniel D., 4:58

Möll, Lisa B., 4:80

Ottolenghi, Michael, 2-3:22

Park, William W., 2-3:134

Read, Sarah J., 1:62
Reichert, Klaus, 1:16
Ritchey, Katherine, 4:74
Rock, Jerome F., 2-3:72
Russell, Ona, 2-3:44
Rutledge, Peter B., 1:30

Seeber, Ronald L., 1:12
Silverman, Peter, 4:36
Spear, Skippere S., 2-3:66

Townsend, John M., 1:74
Travis, Mark C., 2-3: 8
Tuchmann, Eric, 1:6

Venoit, Wendy Kennedy, 2-3:104

Williams, R. Craig, 2-3:124
Wilske, Stephan, 1:82
Wysong, M. Magali, 4:68

Zaino, Jeffrey, 1:48

REVIEW OF COURT DECISIONS

COMMERCIAL

Dealer Computer Services v. Dub Herring Ford, 4:98

CONSTRUCTION

Kubn Construction Co. v. Diamond State Port Corp., 1:89

CONSUMER

Tia L. Kaneff v. Delaware Title Loans, 1:90

DISABILITY INSURANCE

Lagstein v. Certain Underwriters and Lloyd's, 2-3:159

EMPLOYMENT

Kepas v. eBay, 4:99
Meyer v. Papua New Guinea, 4:100
Ragone v. Atlantic Video, 1:90

INTERNATIONAL

Andorra Services Inc. v. Venfleet, Ltd., 1:91
T.C. Metals, LLC v. Dempsey Pipe & Supply, 1:91

INTERNATIONAL/INSURANCE

Anthony Todd v. Steamship Mutual Underwriting Association (Bermuda) Ltd., 2-3:158

MEDICAL MALPRACTICE

Randal Haworth v. Superior Court of

California, 2-3:160

REAL ESTATE

Prime Properties, Inc. v. Leaby, 2-3:158

REINSURANCE

U.S. Life Insurance Co. v. Superior National Life Ins., 1:92

SECURITIES

Broom v. Morgan Stanley DW Inc., 2-3:159

Louisiana Stadium & Exposition District v. Merrill Lynch Pierce Fenner & Smith, 4:98

SUBJECTS

American Arbitration Association
administrator, auto dealer termination arbitrations, 4:36
class arbitration rules, 4:98
construction rules, 2-3:96

Arbitration
agreement, see Arbitration
Agreement

attorney fees, see Attorney fees

Automobile Industry Special Binding Arbitration Program, 1:4; 4:36

challenges to, , 4:24
class action waivers, 2-3:8; 4:6-7
conflicting provisions, 4:80
consolidation and *Stolt-Nielsen*, 2-3:98

construction, see Construction
consumer arbitration, 2-3:29
drafting class arbitration clauses, 2-3:23

employment, see Employment
high-tech industry disputes, 4:44
Indian tribes, 4:31

non-identical successive agreements, 4:84

international, see International
labor, See Labor
sale of good, see Uniform
Commercial Code

time and cost of, see College of
Commercial Arbitrators

unconscionability,
waiver, 4:98

Arbitrator

challenging selection of, 2-3:62
mistakes to avoid, 2-3:78
need for user feedback, 4:18
nondisclosure, 2-3:160

Attorney fees

American v. European rule, 4:76

when recoverable, 4:74

Award

- severance, 4:99

case summaries, 1:89; 2-3:158; 4:98

Class action/arbitration

- Class Action Fairness Act, 4:7
- interim class determination award, 4:98
- waivers, 2-3:7; 4:6-7

College of Commercial Arbitrators

- Protocols, reduce time and cost, 4:7

Conflict management, 2-3:11

Construction

- consolidation, AAA construction rules and *Stolt-Nielsen*, 2-3:96
- creeping legalism, 2-3:114
- dispute review boards, case law, 2-3:128; 4:59
- efficient techniques, 2-3:104
- green construction, 2-3:72
- improving construction arbitration, 2-3:114
- mediating complex, multi-party disputes, 2-3:108
- mediating design disputes, 2-3:124
- public construction
 - Colorado, 2-3:66
 - Nevada statute, 4:68
 - standing neutrals, 2-3:128

Consumer debt collection

- FTC report recommendation, 2-3:7
- Cornell corner, 1:11; 2-3:11; 4:44

Employment

- conflict management, 2-3:11
- Maimonides Medical Center Model, 4:11
- securities arbitration, 1:12

Employment arbitration

- award of costs to employer, 4:99
- barring for U.S. military contractors, 1:4; 2-3:7

European Union

- Lisbon treaty, 1:15, 20

Federal Arbitration Act

- enforcement of awards, 4:76

Florida foreclosure mediation, 1:9

FTC, see Consumer debt collection

High-tech industry disputes, 4:46

Insurance arbitration

- direct action claim, 2-3:158
- Louisiana Safety case, 4:14
- McCarran Ferguson Act, 4:15

International developments

- Bahrain, 2:15
- Brazil, 1:17; 4:12
- Colombia, 2-3:14
- El Salvador, 2-3:13
- England
 - Accentuate* case, 4:17
 - Dallab* case, 4:16
- France, 1:19, 2-3:17
- Germany, 1:19; 2-3:17
- Hong Kong arbitration ordinance, 4:12
- Ireland, 1:16, 2-3:18
- Italy's new mediation requirement, 2-3:16
- Rotterdam Resolution Rules, 1:21
- Switzerland, 1:20, 2-3:18
- Venezuela, 1:18; 4:12

Indian tribes

- sovereign immunity, 4:32
- Tribal Court, 4:33

International arbitration

- discovery, 2-3:141
- ethical issues, 2-3:134
- IBA, see International Bar Association
- ICC
 - arbitrator disclosure, 1:20
 - checklist for drafting awards, 2-3:19
- International Bar Association
 - drafting guidelines, 1:21
 - new rules on evidence, 2-3:19
- International mediation
 - Italy's new mediation requirement, 2-3:16

Judicial review

- evident partiality (Oregon law), 2-3:158
- interim class determination award, 4:98
- manifest disregard of the law, 4:100
- size of award, 2-3:159
- unconscionability, 4:24

Labor

Maimonides Medical Center Model, 4:11

NLRB memo on class action waivers, 2-3:8

Proposed Public Safety Employer-Employee Cooperation Act, 2-3:8

Manifest disregard of the law, 4:100

Med-arb and variants, 2-3:52

Mediation

- Colorado Mediation Commission, river access disputes, 4:8
- communications, 2-3:44
- construction, see Construction dog disputes, 1:11
- foreclosure programs, 1:9, 10
- Maimonides Medical Center Model, 4:11
- value of reading literature to, 2-3:44

Real estate

- arbitrating commercial lease disputes, 2-3:90

Reinsurance, see Insurance

Securities arbitration

- award to elderly investor, 1:8
- FINRA proposed rule change study of FINRA employment awards, 1:12

Statute of limitations, 2-3:159

UNCITRAL 2010 Arbitration Rules changed, 2-3:30

Uniform Commercial Code, Sale of Goods, Article 2-207, 4:82

U.S. Supreme Court

- AT&T Mobility v. Concepcion*, 2-3:6
- denials of certiorari, 2-3:6
- Granite Rock . IBT*, 1:5; 2-3:5
- Stolt-Nielsen S.A. v. AnimalFeeds*, 1:6; 2-3:5,96
- Rent-A-Center, West v. Jackson*, 1:6; 2-3:5

View from Europe, 1:19; 2-3:17; 4:16

What's New in Latin American ADR?, 1:17; 2-3:13; 4:12

Workplace disputes, see Cornell corner, Employment, Labor

